EXHIBIT 6

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Pg 2 of 6

Execution Copy

THIS SUPPLEMENTAL DEED OF SETTLEMENT (this "Supplemental Deed") is made on the 3rd day of December 2013

BETWEEN:

- (1) PACIFIC ALLIANCE ASIA OPPORTUNITY FUND L.P., an exempted limited partnership organized under the laws of the Cayman Islands whose registered office is at P.O. Box 472, 2nd Floor, Harbour Place, Grand Cayman, Cayman Islands ("PAX LP" or the "Lender");
- (2) SHINY TIMES HOLDINGS LIMITED, a company incorporated under the laws of the British Virgin Islands whose registered office is at P.O. Box 957, Offshore Incorporations Centre, Road Town, Tortola, British Virgin Islands ("Shiny Times" or the "Borrower");
- (3) KWOK HO WAN (郭浩云), holder of Hong Kong identity card no. P746467(7) whose correspondence address in Hong Kong is at 4th Floor, Central Tower, 28 Queen's Road Central, Hong Kong ("Mr. Kwok"); and
- (4) BEIJING PANGU INVESTMENT INC. (北京盘古氏投资有限公司), a company established under the laws of PRC whose registered office is at 北京市朝阳区北京四环中路27号A座写字楼37层 ("Beijing Pangu").

(Each of PAX LP, Shiny Times, Mr. Kwok and Beijing Pangu, a "Party" and collectively, the "Parties")

WHEREAS:

- (A) On 19 April 2013, PAX LP, Shiny Times, Mr. Kwok and Beijing Pangu entered into a deed of settlement (the "Deed of Settlement") pursuant to which each of the Parties agree to settle the Total Outstanding Amount in full and discharge all obligations and duties of each Party absolutely in accordance with the terms and conditions of the Deed of Settlement.
- (B) Pursuant to the Deed of Settlement, subject to the satisfaction of all conditions precedent described in Clause 3.2 of the Deed of Settlement, PAX LP agreed to purchase the Apartments in accordance with the terms set out in the Deed of Settlement. In the event that all conditions precedent have not been satisfied by 31 July 2013 (the "Satisfaction Date"), then the entire settlement as contemplated under the Deed of Settlement shall be terminated and the Parties acknowledge that the Facility Letter shall revert and be in full force and effect immediately after 31 July 2013 or such other date agreed by the Parties in writing.
- (C) Each of the Parties agrees to extend the Satisfaction Date in accordance with the terms of this Supplemental Deed.

NOW, THEREFORE, in consideration of the agreements and obligations set forth herein and of other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Parties hereto agree as follows:

1. Interpretation

Unless the context otherwise requires, terms defined in the Deed of Settlement have the same meaning in this Supplemental Deed. The principles of construction set out in the Deed of Settlement shall have effect as if set out in this Supplemental Deed.

2. Amendments to the Deed of Settlement

- 2.1 With effect from the date of this Supplemental Deed, the following amendments to the Deed of Settlement shall be made:
 - (a) Deleting all references to "31 July 2013" in Clauses 3.4 of the Deed of Settlement and substituting therefor with "31 December 2013".
- 2.2 All references in the Deed of Settlement to "this Deed", "hereunder" and "herein" or other cognate expressions shall be construed as a reference to the Deed of Settlement as supplemented, varied and amended by this Supplemental Deed.

3. Representations and Warranties

- 3.1 Each Party hereby represents and warrants to the other Party that on the date hereof:
 - (a) <u>Corporate Status, Power and Authority</u>. The Party has full power and authority (corporate or otherwise) to enter into and perform its obligations under this Supplemental Deed.
 - (b) <u>Authorization and Enforceability</u>. The execution and delivery of this Supplemental Deed and the performance of the obligations hereunder has been duly authorized (corporate or otherwise) by the Party.
 - (c) Regulatory Approvals. No consent, waiver, approval or authorization of any governmental authority or any filing, registration or qualification with or notice to, any governmental authority is required on the part of the Party in connection with the Party's execution or delivery of this Supplemental Deed or the performance of any of its obligations hereunder.
 - (d) <u>Litigation</u>. To the best knowledge of the Party after having made due inquiry, there are no judicial or administrative actions, proceedings or investigations pending or threatened against the Party that disputes or challenges the validity, binding nature and enforceability of this Supplemental Deed or the ability of the Party to perform the obligations under this Supplemental Deed.

(e) <u>Binding obligations</u>. This Supplemental Deed constitutes legal, valid and binding obligations of the Party enforceable against the Party in accordance with its terms.

4. Confirmation of the Deed of Settlement

- 4.1 This Supplemental Deed is supplemental to the Deed of Settlement.
- 4.2 The Deed of Settlement as varied by this Supplemental Deed shall henceforth be read and construed as one document, and continue in full force and effect. Nothing in this Supplemental Deed shall (a) constitute or be construed as constituting any waiver of any of the provisions of the Deed of Settlement or (b) affect or be construed to affect in any way of PAX LP's rights or remedies under the provisions of the Deed of Settlement which were in effect before the date hereof.

5. Incorporation of Terms

The provisions of Clause 6 (Confidentiality) to Clause 11 (Governing Law and Jurisdiction) of the Deed of Settlement shall be incorporated into this Supplemental Deed as if set out in full in this Supplemental Deed and as if references in those clauses to "this Deed" are references to this Supplemental Deed.

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Pg 5 of 6

EXECUTION PAGE - SUPPLEMENTAL DEED OF SETTLEMENT

IN WITNESS whereof, the Parties hereto have duly executed this Supplemental Deed the day and year first above written.

SEALED with the COMMON SEAL of) PACIFIC ALLIANCE GROUP ASSET MANAGEMENT LIMITED, the General Partner of PACIFIC **ALLIANCE ASIA OPPORTUNITY** FUND L.P. and SIGNED by its authorized signatory in the presence of:

STEFFI TAM

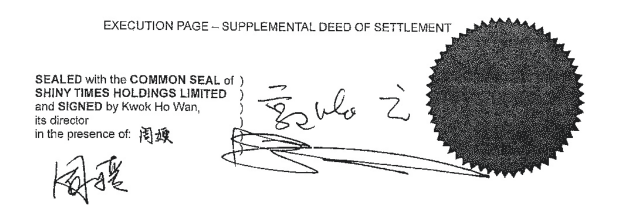
Authorized Signature(s) JUN ROBERT LEWIS

Pacific Alliance Group Asyc, Management Limited

For and on behalf of

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SIGNED, SEALED AND DELIVERED) by Kwok Ho Wan

in the presence of: 周媛

EXECUTED AS DEED by BEIJING PANGU INVESTMENT INC.) (北京盘古氏投资有限公司) and

SIGNED by 呆楠 its legal representative in the presence of:

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